EXHIBIT C

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Page 1
1
    UNITED STATES DISTRICT COURT
2
    SOUTHERN DISTRICT OF NEW YORK
3
    Case No. 1:18-CF-05025-JMF
4
    NEW YORK IMMIGRATION COALITION, ET AL.,
5
              Plaintiffs,
6
7
          - against -
8
9
    UNITED STATES DEPARTMENT OF COMMERCE,
    ET AL.,
10
11
              Defendants.
12
                  August 24, 2018
                  9:07 a.m.
13
14
1.5
         Videotaped Deposition of WENDY
16
    TERAMOTO, taken by Plaintiffs, pursuant to
17
    Notice, held at the offices of Arnold &
18
    Porter Kaye Scholer LLP, 250 West 55th
    Street, New York, New York, before Todd
19
20
    DeSimone, a Registered Professional
21
    Reporter and Notary Public of the State of
22
    New York.
23
               VERITEXT LEGAL SOLUTIONS
                 MID-ATLANTIC REGION
24
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9
    ALSO PRESENT:
      CARLOS KING, Videographer
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| 1 7 | D-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1 | John H. Thompson | 0.1.1 |
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Page 7
1
    DIRECTIONS NOT TO ANSWER
2
    Page Line
    7 2
              1
3
    7 2
              13
    8 1
              11
              16
4
    114
5
6
    REQUESTS
7
    Page Line
        (NONE)
8
9
10
11
12
13
14
15
16
17
18
19
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21
22
23
24
2 5
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Page 39
    which at the top says from Kris Kobach to
1
2
    Wendy Teramoto, CC Brooke Alexander, Israel
3
    Hernandez, date is July 24th, 2017.
                 And my first question is, who
4
5
    is Kris Kobach?
                 I would like to read the
6
7
    document, sir.
8
                 I will withdraw the question.
         Q.
9
    Let me ask you a different question. If
10
    you need to read the document to answer
1 1
    that question, it is fine with me.
12
                 He was vice chair of the
1.3
    Presidential Advisory Committee on Election
14
    Integrity and Secretary of State of Kansas;
15
    isn't that right?
16
               I have no idea.
         Α.
17
         Q.
                All right.
18
         Α.
                 He was vice what?
19
                 Vice chair of the Presidential
         Q.
20
    Advisory Commission on Election Integrity.
21
         Α.
                 Okay.
2.2
          Q.
                 Is this the first you're
23
    hearing that?
24
         Α.
                 Yes, sir.
25
         Q.
                 If I tell you he was Secretary
```

```
Page 40
1
    of State of Kansas, have you heard that
2.
    before?
3
         Α.
                 Well, I just read it right
4
    here.
5
             So you would have known that
         Q .
6
    back in the day?
7
         Α.
                 No.
8
                 All right. So Kris Kobach
         Q.
9
    writes an e-mail to you, if you look down
10
    that first page, July 21, 2017, he writes
1 1
    "Wendy, nice meeting you on the phone this
12
    afternoon. Below is the e-mail I sent to
    Secretary Ross" --
13
14
                 Sir, can I read the whole
    e-mail, please?
15
16
         Q .
                 Sure.
17
         Α.
                 Thank you.
18
                 (Witness perusing document.)
19
         Α.
                 Okay.
20
                 All right. So there is an
         Q.
21
    e-mail from Kris Kobach to you, July 21, in
22
    which he says -- he references meeting you
23
    on the phone this afternoon.
                 Do you recall speaking with
2 4
25
    Kris Kobach?
```

```
Page 41
1
         Α.
                Not at all.
2
                You don't deny speaking with
         Q.
3
    him?
                I think you asked me if I
4
         Α.
5
    remember. I don't remember talking to him.
6
         Q.
                 This is a different question.
7
                 You don't deny speaking with
    him?
8
9
         A. Given this e-mail, I would
10
    assume that I spoke to him, but I don't
1 1
    remember ever speaking to him.
12
             All right. And he asks --
         0.
13
    withdrawn.
14
                 He says that he had sent an
15
    e-mail to Secretary Ross and he attaches it
16
    here. You see that, correct?
17
         A. Well, I see his e-mail to me
18
    says "Below is the e-mail that I sent to
19
    Secretary Ross."
20
         Q.
                Okay.
21
                 So I assume however this is
    produced, it would have been this e-mail.
22
23
                All right. And one of the
    things that the e-mail that Kris Kobach
24
25
    forwards to you, one of the things in it is
```

Page 42 the statement "It is essential that one 1 2 simple question be added to the upcoming 3 2020 census," that's the first sentence of 4 the second paragraph of this forwarded 5 e-mail; do you see that? The second -- the first 6 7 sentence of the second paragraph that Kris 8 Kobach sent to, I believe it is Secretary 9 Ross, but I can't say his -- there is no 10 e-mail address -- says "It is essential 1 1 that one simple question be added to the 12 upcoming 2020 census." 1.3 0. All right. When you spoke with 14 Kris Kobach, didn't he talk to you about 15 adding a citizenship question to the 16 census? 17 Again, I have no recollection Α. 18 ever speaking to him. 19 Who did you understand Kris Q . 20 Kobach to be at the time? 21 Α. I had no idea. 2.2 Do you typically set up Q. 23 meetings with the Secretary or calls with 2 4 the Secretary to people -- with people you 25 have no idea who they are?

Page 43 1 You asked me, sir, if at the time if I knew who Kris Kobach was, and I 2 3 said I didn't. 4 Q. Correct. I have asked you a 5 different question now. 6 Α. Okay. Could you please repeat 7 it? 8 My question is, would you Q. typically set up a call for the Secretary 9 10 with somebody who you didn't know anything 1 1 about who they were? 12 Well, no. Α. 1.3 Q. Why did you do so on this 14 occasion? 15 Α. Here it looks as though he 16 forwarded to me and told me who he was. 17 Okay. And why did you set up a Q. 18 call with him with the Secretary? 19 At this point in time, I don't Α. 20 remember. 21 It had to do with the 22 citizenship question, didn't it? 23 He had sent an e-mail requesting a call, and I don't remember, 24 25 well, it looks like I set it up, so, you

Page 44 1 know --2 Q . Ms. Teramoto, my question is 3 simply, the call that you set up, that was for the purpose of discussing the 4 5 citizenship question, correct? 6 It was -- I would have set up 7 the call because somebody had asked for a 8 call with the Secretary. 9 0. Didn't you set it up for the 10 Secretary in part because it was about the 1 1 citizenship question? 12 I would have set up the call 13 because somebody had asked for the call 14 with the Secretary. It wouldn't be 15 specifically because of a certain question. 16 You wouldn't set up a call for 17 anyone who asks for a call with the 18 Secretary, would you? 19 If there is somebody who wants 20 to speak to the Secretary and it seems like 21 it is something that he would want to talk about, then I would set it up. 2.2 23 So I take it he would, in your 24 mind, he would have wanted to talk about 25 the citizenship question?

```
Page 45
1
                 I would have set up the call if
2
    somebody like this would have asked for a
3
    call with the Secretary, so if another
    Secretary of State had asked for some call
4
5
    with the Secretary, I would have tried to
    facilitate that.
6
7
         0.
                 Wouldn't you have told the
8
    Secretary what the topic of the call was?
9
                 MS. WELLS: I object to the
10
    form.
1 1
                 It depends.
         Α.
12
                 Wouldn't you have told him what
         Q.
13
    the topic of this call was?
                 MS. WELLS: I object to the
14
15
    form.
16
                 Somebody would have told him
17
    what the topic was.
                 In this time period, July 2017,
18
         0.
19
    and earlier, hadn't you heard talk like
20
    this before that it is essential that the
21
    citizenship question be added to the
2.2
    census?
23
         Α.
              I don't remember anything
24
    specific.
25
                 Again, sir, I was not involved
```

Page 244 1 CERTIFICATION 2 3 I, TODD DeSIMONE, a Notary Public for and within the State of New York, do hereby 4 5 certify: 6 That the witness whose testimony as 7 herein set forth, was duly sworn by me; and that the within transcript is a true record 8 9 of the testimony given by said witness. I further certify that I am not related 1 0 11 to any of the parties to this action by 12 blood or marriage, and that I am in no way 13 interested in the outcome of this matter. 14 IN WITNESS WHEREOF, I have hereunto set 15 my hand this 24th day of August, 2018. 16 17 18 TODD DESIMONE 19 20 21 2.2 23 24 25